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13	UNITED STATES DISTRICT COURT		
14	DISTRICT OF NEVADA		
15 16	SERVER TECHNOLOGY, INC. (a Nevada corporation),	Case No.: 3:06-CV-00698-LRH-VPC	
17	Plaintiff,	JOINT STIPULATION SETTING A	
18	VS.	REVISED BRIEFING SCHEDULE FOR CLAIM CONSTRUCTION AND	
19		SUMMARY JUDGMENT; ORDER	
20	AMERICAN POWER CONVERSION CORPORATION (a Massachusetts		
21	corporation),		
22	Defendant.		
23			
24	Pursuant to the Court's June 17, 2008 Order (Docket No. 106), the parties in the above		
25	entitled action submit this Joint Stipulation Setting a Revised Schedule and Proposed Order, E		
26	1.		

Page 1

1. The parties' responsive briefing regarding claim construction was stayed pending the Court's decision on Server Technology's motion for leave to file an overlength brief. (Docket No. 102)

- 2. Previously, American Power Conversion requested, and was granted, permission to file its response to Server Technology's pending Motion for Summary Judgment coincident with its responsive claim construction brief (Docket No. 83).
- 3. In accordance with the Court's June 17, 2008 Order, the parties have agreed on and hereby propose the below stipulated Revised Briefing Schedule for Responsive Claim Construction and Summary Judgment:

EVENT	PROPOSED DATED
Parties' Exchange of Responsive	July 18, 2008
Claim Construction Briefing and	
APC's Responsive Summary	
Judgment Brief	
Parties' Exchange of Reply Claim	August 1, 2008
Construction Briefing and STI's Reply	
Summary Judgment Brief	
Claim Construction Hearing	August 15, 2008, subject to the Court's
	convenience

4. The remaining events detailed in the Court's Scheduling Order, including those events called for pursuant to the Patent Local Rules, occur at prescribed intervals following the Claim Construction Hearing and/or the Claim Construction Order. Accordingly, those dates will be adjusted based on the actual dates of the Claim Construction Hearing and the Claim Construction Order.

The electronic filer attests that the individuals names who appear below have signed this document.

1	DATED this 27th day of June 2008.	/s/ Matthew G. McAndrews
	,	Raymond P. Niro, Esq.
2		Matthew G. McAndrews, Esq. Frederick C. Laney, Esq.
3		Nicholas M. Dudziak, Esq.
4		NIRO, SCAVONE, HALLER & NIRO 181 West Madison Street, Suite 4600
_		Chicago, Illinois 60602
5		Telephone: 312.236.0733
6		Fax: 312.236.3137 E-mail: mmcandrews@nshn.com
7		E-mail: laney@nshn.com
0		E-mail: dudziak@nshn.com
8		Robert C. Ryan, Esq. (Nevada SBN 7164)
9		HOLLAND & HART LLP
10		200 South Virginia Street, 8th Floor Reno, Nevada 89504
11		Telephone: 775.686.2492
11		Fax: 877.665.5867
12		E-mail: rcryan@hollandhart.com
13		SERVER TECHNOLOGY, INC.
14	DATED this 27th day of June 2008.	/s/ Raymond N. Nimrod
	DATED this 27th day of June 2008.	Raymond N. Nimrod
15	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla
	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel
15	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block
15 16 17	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block 330 North Wabash
15 16 17 18	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block
15 16 17	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block 330 North Wabash Chicago, Illinois 60661 E-Mail: Rnimrod@Jenner.Com E-Mail: Mvrla@Jenner.Com
15 16 17 18	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block 330 North Wabash Chicago, Illinois 60661 E-Mail: Rnimrod@Jenner.Com E-Mail: Mvrla@Jenner.Com E-Mail: Sgeissler@Jenner.Com
15 16 17 18 19 20	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block 330 North Wabash Chicago, Illinois 60661 E-Mail: Rnimrod@Jenner.Com E-Mail: Mvrla@Jenner.Com
15 16 17 18 19 20 21	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block 330 North Wabash Chicago, Illinois 60661 E-Mail: Rnimrod@Jenner.Com E-Mail: Mvrla@Jenner.Com E-Mail: Sgeissler@Jenner.Com E-Mail: Kkiel@Jenner.Com
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15 16 17 18 19 20 21 22	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block 330 North Wabash Chicago, Illinois 60661 E-Mail: Rnimrod@Jenner.Com E-Mail: Mvrla@Jenner.Com E-Mail: Sgeissler@Jenner.Com E-Mail: Kkiel@Jenner.Com William E. Peterson (Nevada SBN 1528) Morris Pickering & Peterson 6100 Neil Road, Suite 555
15 16 17 18 19 20 21 22 23 24	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block 330 North Wabash Chicago, Illinois 60661 E-Mail: Rnimrod@Jenner.Com E-Mail: Mvrla@Jenner.Com E-Mail: Sgeissler@Jenner.Com E-Mail: Kkiel@Jenner.Com William E. Peterson (Nevada SBN 1528) Morris Pickering & Peterson 6100 Neil Road, Suite 555 Reno, Nevada 89511 E-Mail: Wep@Morrislawgroup.Com
15 16 17 18 19 20 21 22 23	DATED this 27th day of June 2008.	Raymond N. Nimrod Mark P. Vrla Stephen M. Geissler Kristopher R. Kiel Jenner & Block 330 North Wabash Chicago, Illinois 60661 E-Mail: Rnimrod@Jenner.Com E-Mail: Mvrla@Jenner.Com E-Mail: Sgeissler@Jenner.Com E-Mail: Kkiel@Jenner.Com William E. Peterson (Nevada SBN 1528) Morris Pickering & Peterson 6100 Neil Road, Suite 555 Reno, Nevada 89511
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ORDER OF THE COURT Upon review of the joint submission of the parties, the Court finds that the proposed scheduling order is appropriate. Therefore, IT IS SO ORDERED that the revised joint scheduling order as set forth above and in Exhibit 1 shall be followed by all parties in this case. IT IS SO ORDERED Dated: June 30, 2008 LARRY R. HICKS UNITED STATES DISTRICT JUDGE

EXHIBIT 1

EVENT	PROPOSED DATED
Parties' Exchange of Responsive	July 18, 2008
Claim Construction Briefing and	
APC's Responsive Summary	
Judgment Brief	
Parties' Exchange of Reply Claim	August 1, 2008
Construction Briefing and STI's Reply	
Summary Judgment Brief	
Claim Construction Hearing	August 15, 2008, subject to the Court's
	convenience